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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/713,720	11/14/2003	Michael A. Rothman	42P17974	. 2067
7590 10/02/2006			EXAMINER	
Cory G. Claassen			RAHMAN, FAHMIDA	
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP Seventh Floor			ART UNIT	PAPER NUMBER
12400 Wilshire Boulevard			2116	
Los Angeles, C	A 90025			

DATE MAILED: 10/02/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/713,720	ROTHMAN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Fahmida Rahman	2116			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period was pailing to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) ■ Responsive to communication(s) filed on 17 Ju 2a) ■ This action is FINAL. 2b) ■ This 3) ■ Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 	vn from consideration.				
Application Papers					
9)⊠ The specification is objected to by the Examine 10)⊠ The drawing(s) filed on 14 November 2003 is/at Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)□ The oath or declaration is objected to by the Ex	re: a) \square accepted or b) \square object drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		Patent Application (PTO-152)			

Application/Control Number: 10/713,720 Page 2

Art Unit: 2116

DETAILED ACTION

1. This final action is in response to communications filed on 7/17/2006.

2. Claims 1, 9, 16 have been amended, no new claims have been added, no claims have been canceled. Therefore, claims 1-20 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 16, 17, 19, 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dickerson et al (US Patent Application Publication 20030212897),

For claim 16, Dickerson et al teach the following limitations:

A processing system (Fig 1B), comprising: a processor (40) to execute an operating system ("OS") (processor typically execute OS) and to execute a pre-boot application ("firmware" mentioned in line 1 of [0028] of page 2), the processor having a user mode and a kernel mode (Fig 3B); a hardware device (44) communicatively coupled to the processor; and a data storage unit (combination of ROM storing the firmware and 46) communicatively coupled to the processor and having stored thereon a pre-boot environment module (firmware is stored in ROM) and a kernel proxy agent (46 has associated logic stored that can recognize the kernel mode of the processor and

enables access to 44), the pre-boot environment module to be executed by the processor to generate an emulated pre-boot environment within the user mode for executing the pre-boot application (ICE provides an emulated pre-boot environment), the kernel proxy agent to be executed by the processor to enable interaction between the pre-boot application and the hardware device (46 enables ICE to interact with 44) when the OS does not include an OS user mode application programming interface ("API") for interacting with the hardware device (user mode can't access 44. Therefore, OS can't have user mode API to access 44. The only way to access is through kernel proxy agent), wherein the kernel proxy agent comprises a software agent executing on the processor ([0032] mentions that software interrupt directs the processor core to change mode from user mode to kernel mode. Software interrupt causes software routines to be executed so that microprocessor can change mode and generate the control signals necessary for indicating mode change to 46. Therefore, there must be a software routine executed on the processor that is responsible for generation of control signals for 46. The software routine that drives 46 for enabling kernel mode memory and the logic 46 can be considered together as the kernel proxy agent. In that way, kernel proxy agent comprises a software component executing on the processor).

Although Dickerson does not mention about OS, processor typically use OS for management purpose.

For claim 17, kernel mode has to reserve memory controller to be used by the

supervisor memory.

For claim 19, interface translator is the element that changes the mode of the processor

from user mode to kernel or supervisor mode. This provides the request to the kernel

proxy agent, as user mode can't access 44 (hence, there can be no corresponding OS

user mode API).

For claims 20, Dickerson does not explicitly mention about the reporting of error

occurred during the interaction with the hardware device. Examiner takes an official

notice that reporting error is well known in the art. One ordinary skill in the art would be

motivated to have an error reporting when interacting with hardware, since ICE is a

debug tool for the firmware. If there is any error occurred in accessing the supervisor

memory, such error reporting would help the user to take further proper action.

4. Claims 1-14, 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Dickerson et al (US Patent Application Publication 20030212897), in view of Linderman

(US Patent Application Publication 20040215950).

For claim 1, Dickerson et al teach the following limitations:

A method, comprising: executing a pre-boot application ("firmware" mentioned in line 1

of [0028] of page 2) within an emulated pre-boot environment (10) to test functionality of

the pre-boot application (lines 1-2 of [0028] of page 2), the emulated pre-boot environment executing within a user mode of a processor ([0040]) of a processing system; and interacting with a hardware device (44) of the processing system (Fig 1B) in response to the executing of the pre-boot application ([0032] of page 3) via a kernel proxy agent (combination of 46 and its driving routine is the kernel proxy agent, since it enables 44, which is only enabled in kernel mode) executing in a kernel mode of the processor (supervisor mode is the kernel mode. To access 44, processor 40 should be in kernel mode of operation. Kernel proxy agent 46 recognizes the mode change of processor, toggles control signal 50 and enables 44), wherein the kernel proxy agent comprises a software agent executing on the processor ([0032] mentions that software interrupt directs the processor core to change mode from user mode to kernel mode. Software interrupt causes software routines to be executed so that microprocessor can change mode and generate the control signals necessary for indicating mode change to · 46. Therefore, there must be a software routine executed on the processor that is responsible for generation of control signals for 46. The software routine that drives 46 for enabling kernel mode memory and the logic 46 can be considered together as the kernel proxy agent. In that way, kernel proxy agent comprises a software component executing on the processor).

Page 5

Dickerson et al do not explicitly mention that the emulated pre-boot environment executing during an operating system ("OS") runtime of the processing system. Linderman teaches a system where pre-boot application ("runtime open firmware") is

executed within an emulated pre-boot environment ([0050] mentions that runtime open

firmware is an instance of the boot code initializing the system. Therefore, runtime open

firmware is an emulated pre-boot environment during OS, since it is running during OS

runtime and is a boot instance) during OS runtime and interacting with a hardware

device in response to the executing of the pre-boot application ([0055]).

It would have been obvious for one ordinary skill in the art at the time the invention was

made to combine the teachings of Dickerson and Linderman. One ordinary skill in the

art would be motivated to emulate the pre-boot environment during OS runtime of the

processing system since OS provides many functionality such as creating device tree.

For claims 2, 10, Dickerson does not explicitly mention about the reporting of error

occurred during the interaction with the hardware device. Examiner takes an official

notice that reporting error is well known in the art. One ordinary skill in the art would be

motivated to have an error reporting when interacting with hardware, since ICE is a

debug tool for the firmware. If there is any error occurred in accessing the supervisor

memory, such error reporting would help the user to take further proper action.

For claim 3, interface translator is the element that changes the mode of the processor

from user mode to kernel or supervisor mode in Dickerson. If the pre-boot environment

is emulated during OS runtime, the modes can be integrated with OS through OS API.

OS can pass the request for hardware interaction from firmware to the OS API if API is

available (for example, accessing user mode memory). If OS API is not available (for

example, when accessing supervisor mode memory), interface translator changes the

mode from user to kernel to access the supervisor mode components.

For claim 4, software input by the user in Dickerson is the interface that enables

interface translator (or, mode change). In such a case, software input is part of kernel

proxy agent.

For claim 5, kernel mode has to reserve memory controller to be used by the supervisor

memory.

For claim 6, Linderman teaches add-in card and add-in slot.

For claim 7, Dickerson does not explicitly mention about copying the firmware to the

option ROM after the functionality is determined to be correct. However, the system of

Dickerson tests and develops the firmware, which means that the firmware would be

saved to ROM when there would not be any error.

For claim 8, to access 44 of Dickerson in a pre-boot environment, a memory controller

(i.e., the memory driver) needs to be accessed first.

For claim 9, Dickerson et al teach the following limitations:

A machine accessible medium that provides instructions that, if executed by a machine, will cause the machine to perform operations, comprising:

executing a pre-boot application ("firmware" mentioned in line 1 of [0028] of page 2) within an emulated pre-boot environment (10) to test functionality of the pre-boot application (lines 1-2 of [0028] of page 2), the emulated pre-boot environment executing within a user mode of a processor ([0040]) of a processing system; and interacting with a hardware device (44) of the processing system (Fig 1B) in response to the executing of the pre-boot application ([0032] of page 3) via a kernel proxy agent (46 is the kernel proxy agent, since it enables 44, which is only enabled in kernel mode) executing in a kernel mode of the processor (supervisor mode is the kernel mode. To access 44, processor 40 should be in kernel mode of operation. Kernel proxy agent 46 recognizes the mode change of processor, toggles control signal 50 and enables 44), wherein the kernel proxy agent comprises a software agent executing on the processor ([0032] mentions that software interrupt directs the processor core to change mode from user mode to kernel mode. Software interrupt causes software routines to be executed so that microprocessor can change mode and generate the control signals necessary for indicating mode change to 46. Therefore, there must be a software routine executed on the processor that is responsible for generation of control signals for 46. The software routine that drives 46 for enabling kernel mode memory and the logic 46 can be considered together as the kernel proxy agent. In that way, kernel proxy agent comprises a software component executing on the processor).

Dickerson et al do not explicitly mention that the emulated pre-boot environment executing during an operating system ("OS") runtime of the processing system. Linderman teaches a system where pre-boot application ("runtime open firmware") is executed within an emulated pre-boot environment ([0050] mentions that runtime open firmware is an instance of the boot code initializing the system. Therefore, runtime open firmware is an emulated pre-boot environment during OS, since it is running during OS runtime and is a boot instance) during OS runtime and interacting with a hardware

It would have been obvious for one ordinary skill in the art at the time the invention was made to combine the teachings of Dickerson and Linderman. One ordinary skill in the art would be motivated to emulate the pre-boot environment during OS runtime of the processing system since OS provides numerous functionalities such as creating device tree.

device in response to the executing of the pre-boot application ([0055]).

For claim 11, interface translator is the element that changes the mode of the processor from user mode to kernel or supervisor mode. If the pre-boot environment is emulated during OS runtime, the modes can be integrated with OS through OS API. OS passes the request for hardware interaction from firmware to the OS API if API is available (for example, accessing user mode memory). If OS API is not available (for example, when accessing supervisor mode memory), it changes the mode from user to kernel to access the supervisor mode components.

For claim 12, software input by the user in Dickerson is the interface that enables interface translator (or, mode change). In such a case, software input is part of kernel proxy agent.

For claim 13, kernel mode has to reserve memory controller to be used by the supervisor memory.

For claim 14, Linderman teaches add-in card and PCI slot (170, 120).

For claim 18, Linderman teaches add-in card and add-in slot (170, 120). One ordinary skill in the art would be motivated to use PCI slot and PCI add-in card, since add-in card can be replaced and added easily on the system.

5. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dickerson et al (US Patent Application Publication 20030212897), in view of Linderman (US Patent Application Publication 20040215950), further in view of Mealey et al (US Patent 5958049).

For claim 15, neither Dickerson nor Linderman teaches that the proxy agent is installed during initialization of OS. Mealey et al teach a system where proxy agent (56) is loaded during OS initialization.

It would have been obvious for one ordinary skill in the art at the time the invention was made to combine Dickerson, Linderman and Mealey. One ordinary skill would be motivated to install during OS initialization so that the proxy agent does not need to be installed separately, which needs additional overhead.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fahmida Rahman whose telephone number is 571-272-8159. The examiner can normally be reached on Monday through Friday 8:30 - 5:30.

Application/Control Number: 10/713,720

Art Unit: 2116

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lynne Browne can be reached on 571-272-3670. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Fahmida Rahman Examiner

Art Unit 2116

EYNNE H. BROWNE
SUPERVISORY PATENT EXAMINER

Page 12

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